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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

SECURITIES INVESTOR PROTECTION CORPORATION,)	Adv. Pro. No. 08-1789 (SMB)
)	
Plaintiff-Applicant,)	SIPA LIQUIDATION
)	
v.)	
)	
BERNARD L. MADOFF INVESTMENT SECURITIES LLC)	Substantively Consolidated
)	
Defendant.)	
-----)	
In re:)	
)	
BERNARD L. MADOFF,)	
)	
Debtor.)	
-----)	
IRVING H. PICARD, TRUSTEE FOR THE LIQUIDATION OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC,)	Adv. Pro. No. 10-4362 (SMB)
)	
Plaintiff.)	
)	
v.)	
)	
SAGE ASSOCIATES; LILLIAN M. SAGE, in her Capacity as Partner or Joint Venturer of Sage Associates and Individually as Beneficiary of Sage Associates; MALCOLM)	

H. SAGE, in his Capacity as Partner or Joint)
Venturer of Sage Associates and Individually)
as Beneficiary of Sage Associates; MARTIN)
A. SAGE, in his Capacity as Partner or Joint)
Venturer of Sage Associates and Individually)
as Beneficiary of Sage Associates; ANN M.)
SAGE PASSER, in her Capacity as Partner or)
Joint Venturer of Sage Associates and)
Individually as Beneficiary of Sage)
Associates,)
Defendants.)

IRVING H. PICARD, TRUSTEE FOR THE) Adv. Pro. No. 10-4400 (SMB)
LIQUIDATION OF BERNARD L. MADOFF)
INVESTMENT SECURITIES LLC,)
Plaintiff.)
v.)
SAGE REALTY; LILLIAN M. SAGE, in her)
Capacity as Partner or Joint Venturer of Sage)
Realty and Individually as Beneficiary of)
Sage Realty; MALCOLM H. SAGE, in his)
Capacity as Partner or Joint Venturer of Sage)
Realty and Individually as Beneficiary of)
Sage Realty; MARTIN A. SAGE, in his)
Capacity as Partner or Joint Venturer of Sage)
Realty and Individually as Beneficiary of)
Sage Realty; ANN M. SAGE PASSER, in her)
Capacity as Partner or Joint Venturer of Sage)
Realty and Individually as Beneficiary of)
Sage Realty,)
Defendants.)

CERTIFICATE OF SERVICE

I, Andrew B. Kratenstein, hereby certify that on October 17, 2018, I caused true and correct copies of: (i) *The Sage Defendants' Objection to The Trustee's Motion for Limited*

Additional Discovery Based on Prior Orders Authorizing Deposition of Bernard L. Madoff, and (ii) Declaration of Andrew B. Kratenstein in Support of The Sage Defendants Objection and related Exhibits 1-34, to be filed electronically with the Court and served upon counsel for parties to this action via the Court's CM/ECF System or by electronic service as indicated below:

Via E-Mail

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Dated: October 24, 2018
New York, New York

/s/ Andrew B. Kratenstein
Andrew B. Kratenstein